MILLENNIUM CHALLENGE CORPORATION

[MCC FR 22-04]

Notice of Open Meeting

AGENCY: Millennium Challenge

Corporation. **ACTION:** Notice.

SUMMARY: In accordance with the requirements of the Federal Advisory Committee Act, the Millennium Challenge Corporation (MCC) Economic Advisory Council was established as a discretionary advisory committee on October 5, 2018. Its charter was renewed for a second term on October 1, 2020. The MCC Economic Advisory Council serves MCC solely in an advisory capacity and provides advice and guidance to MCC economists, evaluators, leadership of the Department of Policy and Evaluation, and senior MCC leadership regarding relevant trends in development economics, applied economic and evaluation methods, poverty analytics, as well as modeling, measuring, and evaluating development interventions. In doing so, the MCC Economic Advisory Council helps sharpen MCC's analytical methods and capacity in support of the agency's economic development goals. It also serves as a sounding board and reference group for assessing and advising on strategic policy innovations and methodological directions at MCC. **DATES:** Friday, April 8, 2022, from 10:00

a.m.-12:00 p.m. EDT.

ADDRESSES: The meeting will be held via conference call and/or WebEx.

FOR FURTHER INFORMATION CONTACT:

Mesbah Motamed, 202.521.7874, MCCEACouncil@mcc.gov, or visit www.mcc.gov/about/org-unit/economicadvisorv-council.

SUPPLEMENTARY INFORMATION:

Agenda. During this meeting of the MCC Economic Advisory Council, members will receive an overview of MCC's work and the context and function of the MCC Economic Advisory Council within MCC's mission. The MCC Economic Advisory Council will also discuss issues related to MCC's core functions, including a focus on MCC's work on policy and institutional reforms in partner countries.

Public Participation: The meeting will be open to the public. Members of the public may file written statement(s) before or after the meeting. If you plan to participate, please submit your name and affiliation no later than Friday, April 1, 2022 to MCCEACouncil® mcc.gov to receive dial-in instructions and to be placed on an attendee list.

Authority: Federal Advisory Committee Act, 5 U.S.C. App.

Dated: March 16, 2022.

Thomas G. Hohenthaner,

Acting VP/General Counsel and Corporate Secretary.

[FR Doc. 2022-05990 Filed 3-21-22; 8:45 am]

BILLING CODE 9211-03-P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Document Number NASA-22-013; Docket Number-NASA-2022-0001]

Requirement for NASA Recipients of **Financial Assistance Awards To** Obtain a Quotation From Small and/or Minority Businesses, Women's **Business Enterprises and Labor Surplus Area Firms**

AGENCY: National Aeronautics and Space Administration (NASA).

ACTION: Request for public comment on new term and condition that requires recipients of NASA financial assistance to obtain a quotation from small and/or minority businesses, women's business enterprises or labor surplus area firms; correction.

SUMMARY: The National Aeronautics and Space Administration (NASA) published a document in the Federal Register of February 23, 2022, concerning a request for public comment on new term and condition that requires recipients of NASA financial assistance to obtain a quotation from small and/or minority businesses, women's business enterprises or labor surplus area firms. The document contained an incorrect date.

FOR FURTHER INFORMATION CONTACT:

Christiane S. Diallo, Christiane.diallo@ nasa.gov, (202) 358-5179.

SUPPLEMENTARY INFORMATION:

In the **Federal Register** of February 23, 2022, in [FR Doc. 2022-03602], on page 10257, in the third column, correct the "Dates" caption to read:

DATES: Comments must be received by April 24, 2022.

Nanette Smith,

Team Lead, NASA Directives and Regulations.

[FR Doc. 2022-05954 Filed 3-21-22; 8:45 am]

BILLING CODE 7510-13-P

NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

[NARA-2021-027]

Privacy Act of 1974; System of Records

AGENCY: National Archives and Records Administration (NARA).

ACTION: Notice of a modified system of

records.

SUMMARY: We propose revising Appendix A of our existing Privacy Act inventory of systems subject to the Privacy Act of 1974, which contains the common routine uses that apply to some or all of our systems of records. We propose to revise routine use H, which permits sharing information when there has been a data breach and it's necessary to respond to the breach. And we propose adding a new routine use for sharing information with other agencies that experience a data breach. Both of these changes are required by an OMB memorandum and these routine uses apply to all of our systems of records. Routine use H is already included in all of our SORNs, but we are now adding routine use I to them as well. In this notice, we publish the revised routine use H and the new routine use I for public notice and comment and add routine use I to all of our SORNs.

DATES: Submit comments on these routine uses by April 21, 2022. This revision to Appendix A is effective on May 2, 2022 unless we receive comments that necessitate revising the SORN.

ADDRESSES: You may submit comments, identified by "SORN Appendix A" by one of the following methods:

- Federal eRulemaking Portal: http:// www.regulations.gov. Follow the instructions for submitting comments.
- Due to COVID-19 restrictions, we do not have staff at the building to receive mail, so we are temporarily suspending the mailing option. If you are not able to submit comments using the eRulemaking portal and need to make other arrangements, please email us at regulation_comments@nara.gov and we will work with you on an alternative.

Instructions: All submissions must include SORN Appendix A so we can identify what the comment is responding to. We may publish any comments we receive without changes, including any personal information you include.

FOR FURTHER INFORMATION CONTACT:

Kimberly Keravuori, Regulatory and External Policy Program Manager, by email at *regulation_comments@nara.gov* or by phone at 301.837.3151.

SUPPLEMENTARY INFORMATION: Appendix A is part of our system of records notices that cover systems containing information protected by the Privacy Act. Appendix A contains the routine uses that apply to all or many of our Privacy Act-covered systems and currently consists of uses A through H. Appendix A was last republished on December 20, 2013 (78 FR 77255, 77287). For the most up-to-date information, see the Appendix on our website at www.archives.gov/privacy/inventory.

The existing routine use H already covers disclosure of information in the system of records when necessary to facilitate responses to data breaches of the system. However, the Office of Management and Budget (OMB) issued a memorandum that included provisions relating to data breach routine uses that OMB required all agencies to incorporate into their SORNs. So we are updating routine use H to incorporate the required provisions from OMB M-17-12.

OMB M-17-12 also required agencies to incorporate provisions for another routine use, also related to data breaches, but designed to facilitate sharing information between agencies when appropriate so that another agency can better respond to its data breach. For example, this may include information that would assist the other agency in locating or contacting individuals potentially affected by a breach, or information that is related to the other agency's programs or information. So that we can disclose records in our systems of records that may reasonably be needed by another agency in responding to a breach, we are adding this routine use to all our systems of records.

The changes to routine use H will affect and be incorporated into all of our SORNs, and the new routine use I will be added to all of our SORNs based on this notice. To see the most current versions of our SORNs and Appendix A at any time, visit our website at www.archives.gov/privacy/inventory.

The Privacy Act of 1974, as amended (5 U.S.C. 552a) ("Privacy Act"), provides certain safeguards for an individual against an invasion of personal privacy. It requires Federal agencies that disseminate any record of personally identifiable information to do so in a manner that assures the action is for a necessary and lawful purpose, the information is current and accurate for its intended use, and the agency provides adequate safeguards to

prevent misuse of such information. NARA intends to follow these principles when transferring information to another agency or individual as a "routine use," including assuring that the information is relevant for the purposes for which it is transferred.

David S. Ferriero,

Archivist of the United States.

APPENDIX A

The following routine use statements apply to National Archives and Records Administration notices when indicated in the notice:

* * * * *

H. Routine Use—Data breach: A record from this system of records may be disclosed to appropriate agencies, entities, and people when (1) we suspect or confirm that there has been a breach of the system of records; (2) we determine that, as a result of the suspected or confirmed breach, there is a risk of harm to individuals, NARA (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and people is reasonably necessary to assist our efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm.

I. Routine Use-Other agency data breach: A record from this system of records may be disclosed to another Federal agency or Federal entity, when we determine that information from this system of records is reasonably necessary to assist the recipient agency or entity to (1) respond to a suspected or confirmed breach or (2) prevent, minimize, or remedy the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.

HISTORY:

Last republished in full on December 20, 2013 (78 FR 77255). [FR Doc. 2022–06007 Filed 3–21–22; 8:45 am]

BILLING CODE 7515-01-P

NATIONAL TRANSPORTATION SAFETY BOARD

[Docket No.: NTSB-2021-0010, OMB Control No. 3147-0028]

Proposed Information Collection; Comment Request

AGENCY: National Transportation Safety Board (NTSB).

ACTION: 30-Day Notice of Information Collection; request for comments.

SUMMARY: Under the Paperwork Reduction Act (PRA) of 1995, the National Transportation Safety Board (NTSB) offers the public and Federal agencies the opportunity to comment regarding the NTSB's submission of an Information Collection Request (ICR) for an extension of a currently-approved information collection (IC) for Office of Management and Budget (OMB) Control No. 3147-0028. The OMB number, which is currently assigned to the NTSB's Request for a Medical Exception to the COVID-19 Vaccination Requirement form, was obtained through emergency clearance in November 2021 and will expire on May 31, 2022. The NTSB published a 60-Day Notice in December 2021, soliciting comments until February 15, 2022. With no comments received, the NTSB is issuing this 30-Day Notice, informing the public and Federal agencies to submit comments directly to the Office of Information & Regulatory Affairs (OIRA) regarding this ICR.

DATES: Submit comments to OIRA regarding this proposed collection of information by April 21, 2022.

ADDRESSES: Send comments directly to OIRA within 30 days of the publication of this Notice to https://www.reginfo.gov/public/do/PRAMain.

FOR FURTHER INFORMATION CONTACT: Kathleen Silbaugh, General Counsel, (202) 314–6080, rulemaking@ntsb.gov.

SUPPLEMENTARY INFORMATION: To comply with the September 9, 2021, Executive Order (E.O.) 14043 (Requiring Coronavirus Disease 2019 Vaccination for Federal Employees) and October 2021 guidance from the Safer Federal Workforce Task Force, the NTSB created and received emergency clearance in November 2021 for the following form: Request for a Medical Exception to the COVID-19 Vaccination Requirement. This form is designed for agency employees requesting a medical exception to the vaccine requirements. This IC is necessary because when an agency employee requests a medical exception to the COVID-19 vaccine requirements, the NTSB will use the information on this form to determine